## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA			
		APPLICATION AND ORDER OF EXCLUDABLE DELAY	
Joseph A. Lewis I	Case No.	11-CR-340 (ERK)	
The United States of America and the defe July 14, 2011 to Aug. 19, 2011 be ex			
<ul><li>( ) an information or indictment mus</li><li>( ) trial of the charges against defend</li></ul>		XC)	
The parties seek the exclusion of the foregoing periods	iod because		
( ) they are engaged in plea negotiaticase without trial, and they require an exclusion of that they would not, despite their diligence, have re	time in order to focus e		
they need additional time to prep	are for trial due to the o	complexity of case,	
The defendant states that he/she has been so Sixth Amendment to the Constitution; the Speedy This Court adopted pursuant to that Act; and Rule 5 understands that he/she has a right to be tried before Total Post Philipping Total Post Philipping Total Philipping	Frial Act of 1974, 18 U 0(b) of the Federal Rul e a jury within a specif	S.C. §§ 3161-74; the plan and rules of es of Criminal Procedure. The defendant	
Counsel for Defendant	_		
The joint application of the United States on the date below, the time period from the time within which ( ) an information or indictrated that this exclusion of time serves the ends of justice speedy trial for the reasons discussed on the record	nent must be filed or (x) and outweigh the interand because	is hereby excluded in computing trial must commence. The Court finds rests of the public and the defendant in a	
( ) given the reasonable likelihood that without trial, the exclusion of time will allow all co that they would be denied the reasonable time nece exercise of due diligence.	unsel to focus their effo ssary for effective prep	aration for trial, taking into account the	
SO ORDERED.			
Dated: Brooklyn, N.Y.	s/A	Andrew L. Carter, Jr.	
114	U	nited States Magistrate Judge	